STATE OF SO	OUTH CAROLINA	)	219825			
(Caption of Case) Example: Application for a Class C Charter Certificate from John Doe dba Doe's Limo		BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA				
Yellow Cab Co. of Greenville, Inc.  Complaintant/Petitioner  v.  American VIP Cab		TRANSPORTATION COVER SHEET  DOCKET  NUMBER: 2009 - 355 - T				
					<ul> <li>If this is your first time filing an application with the PSC, you will not have a Docket Number. The Commission will assign one to you. If you have filed with the Commission before, a Docket Number was assigned and should be entered above.</li> </ul>	
					(Please type or print) Submitted by: Dallas D. Ball	
		Address:	P.O. Box 419	Fax:	(003) 774-8008	
	Ballentine, S.C. 29002	Other: Email:				
	NATURE OF ACTIO	N (Check all tha	at apply)			
			ат арріу)			
_	- Class C Taxi		Request to Amend Scope of Authority			
	- Class C Charter		Request to Amend Tariff (rate increase, etc.)			
Application -	- Class C Charter Bus		Request to Amend Passenger Limit			
Application – Class C Non-Emergency			Request			
Application – Class E Household Goods			Exhibit			
Application – Class E Hazardous Waste			Late-Filed Exhibit			
Application			Letter			
Request for E	Extension to Comply with Order		Proposed Order			
Request for C Public Conve	Order Granting Authority to Obtain Certificate inience and Necessity to Be Rescinded	of $\Box$	Publisher's Affidavit			
Request for C	Cancellation of Certificate		Reservation Letter			
Request for S	uspension		Response			
Request for Reinstatement			Return to Petition			
Request for N	lame Change on Certificate	$\boxtimes$	Other: Motion for Default			

## DALLAS D. BALL, P.C.

#### ATTORNEY AT LAW

Mailing Address: PO Box 419 Ballentine, SC 29002

Office: 803-794-8608 Facsimile: 803-407-2357 dallas@sctrial.com www.sctrial.com

Street Address: 690-C Columbiana Dr. Suite 200 Columbia, SC 29212

October 21, 2009

Charles L.A. Terreni S.C. Public Service Commission Synergy Business Park 101 Executive Center Drive Columbia, S.C. 29210

RE: Yellow Cab Co., of Greenville, Inc. v. American VIP Cab

Docket Number 2009-355-T

Dear Mr. Terreni:

Enclosed for filing, please find Yellow Cab Co., of Greenville Inc.'s, Motion for Default for Failure to Answer. By copy of this letter and certificate of service a copy of the documents are being served on all parties of record.

Thank you for your assistance in this matter.

Sincerely,

Carl D. Brewer

Paralegal to Dallas D. Ball

DDB/cb Enclosure

cc: parties of record

#### **BEFORE**

# THE PUBLIC SERVICE COMMISSION OF

#### **SOUTH CAROLINA**

#### **DOCKET NO. 2009-355-T**

Yellow Cab Co. of Greenville, Inc,	)	
Complainant/Petitioner,	)	
VS.	)	Motion for Default Judgment For Failure to Answer
American VIP Cab,	)	
Defendant	)	

Complainant, pursuant to 26 S.C. Code Ann. Regs. § 103-840 and Rule 55 of the South Carolina Rules of Civil Procedure files this Motion for Default Judgment based upon Defendant's failure to answer. In support of its motion Complainant provides as follows.

- 1. Petitioner Yellow Cab Company of Greenville is a corporation organized and existing pursuant to the laws of the State of South Carolina and is a Class C Taxi Certificate Holder authorized to conduct Class C Taxi operations by the South Carolina Public Service Commission ("Commission").
  - 2. That the Commission has jurisdiction over the matters contained herein.
- 3. American VIP Cab LLC is authorized to conduct Class C Taxi operations by the Commission and operates taxis in Richland and Lexington counties subject to regulation and oversight by the Commission.
- 4. On August 20, 2009 Complainant file a Petition for Rule to Show Cause why Defendant's should not have their certificates revoked.

5. On August 27, 2009, the Commission issued a thirty day notice instructing Defendants to file an Answer to Complainant's petition and to serve a copy of such answer on the Public Service Commission of South Carolina, The Office of Regulatory Staff, and John S. Bacot of Yellow Cab Co. of Greenville, Inc. The thirty day notice advised Defendants that if an Answer was not filed within thirty days of receipt of the Petition, the Petitioner may apply to the Commission for the relief demanded in the Petition.

6. 26 S.C. Code Ann. Regs. § 103-840 A (2) provides that if the Defendant fails to timely file it's answer, unless an extension is granted, the Defendant is deemed in default and all relevant facts stated in the petition may be deemed admitted.

WHEREFORE, Complaint asks the Commission to Issue an Order finding that the Defendants are in Default in this matter and grant the relief requested in Complainant's petition to include revocation of their certificates.

DALLAS D. BALL, P.C.

BY:

DALLAS D. BALL.

Post Office Box 419

Ballentine, South Carolina 29002

(803) 794-8608

ATTORNEY FOR COMPLAINTANTS

Ballentine, S.C.

Dated: 21 007 \$9

#### **BEFORE**

## THE PUBLIC SERVICE COMMISSION OF

#### **SOUTH CAROLINA**

### **DOCKET NO. 2009-355-T**

Yellow Cab Co, of Greenville Inc,	)	
Complainant/Petitioner,	)	
	)	<b>CERTIFICATE OF</b>
VS.	)	SERVICE
	)	
American VIP Cab Co,	)	
	)	
Defendants	)	
	)	

I, Carl D. Brewer, Paralegal to Dallas D. Ball, P.C., certify that I deposited the document(s) listed below and addressed as set forth below, in the United States Mail with first class postage affixed thereto this 22nd day of October, 2009.

Documents: Motion for Default

Mailed to:

American VIP Cab Co Attn Benouigs Aliderif 108 Inview Road, Suite 100 West Columbia, S.C. 29169

Office of Regulatory Staff 1401 Main Street, Suite 900 Columbia, South Carolina 29201

Carl D. Brewer, Paralegal